

EXHIBIT U



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14 **UNITED STATES BANKRUPTCY COURT**
15 **SOUTHERN DISTRICT OF NEW YORK**

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17 In re: : Chapter 11
18 PURDUE PHARMA L.P., *et al.*, : Case No. 19-23649 (RDD)
19 Debtors. : (Jointly Administered)
20 :
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23 **CONSENTING TERRITORY'S STATEMENT WITH RESPECT TO THE**
24 **DEBTORS' MOTION TO THE AD HOC COMMITTEE'S STATEMENT**
25 **IN SUPPORT OF DEBTORS' MOTION TO ASSUME**
26 **PREPETITION REIMBURSEMENT AGREEMENT**

27 The Territory of Guam hereby submits this statement in support of the Debtors' Motion
28 (the “**Motion**”) [Dkt. No. 394] to Assume the Prepetition Reimbursement Agreement brought
29 by Purdue Pharma L.P. and its affiliated debtors (collectively, “**Purdue**” or the “**Debtors**”)
30 seeking authority to assume the prepetition agreement (the “**Reimbursement Agreement**”) by
31 which Purdue agreed to pay the reasonable and documented fees and expenses of the
32 professionals to the Ad Hoc Committee (the “**Professionals**”).

33 First, the Territory of Guam is not a member of the Ad Hoc Committee, and is among
34 the creditors supporting the framework for a comprehensive settlement (the “**Settlement**
35 **Framework**”) embodied in the settlement term sheet, which was publicly filed on October 8,
36 2019 (the “**Summary Term Sheet**”) [Dkt. No. 257], and believes the settlements embodied

1 therein represent the most viable path for an efficient resolution of the above-captioned chapter
2 cases.

3 Second, we disagree with the characterizations by the Creditors' Committee regarding
4 the scope and role of the Ad Hoc Committee in the Debtors' bankruptcy cases, as not
5 "representing" anyone other than the members themselves. We have been fully engaged with
6 the members of the Ad Hoc Committee – even prior to the bankruptcy filing – regarding the
7 Settlement Framework, and have delegated the day-to-day responsibilities of negotiating and
8 implementing the definitive documentation to the Ad Hoc Committee and its Professionals.
9 Indeed, the creation of the Ad Hoc Committee was contemplated well before the bankruptcy
10 filing, and the recognition of the Ad Hoc Committee – including the authority to retain legal
11 and financial professionals – was a critical component to implementing the overall transaction
12 and is necessary for the Ad Hoc Committee to work effectively. Since the bankruptcy filing,
13 the Ad Hoc Committee has been in regular communication with us and the other States
14 regarding the developments in the bankruptcy cases. Accordingly, we join in the assertions
15 made in the Motion and the Ad Hoc Committee's Statement in Support of the Motion (the
16 "Statement") [Dkt. No. 486], and urge that this Court grant the relief requested in the Motion
17 and authorize the Debtors to assume the Reimbursement Agreement.

17 **CONCLUSION**

18 WHEREFORE, for the foregoing reasons, as well as those set forth in the Motion and
19 the Statement, the Territory of Guam respectfully requests that the Court grant the Motion.

20 Dated this 15th day of November, 2019.

21 **OFFICE OF THE ATTORNEY GENERAL**
22 **Leevin Taitano Camacho, Attorney General**

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24 By: _____
25 **LEEVIN TAITANO CAMACHO**
Attorney General